## REVIEW PROCEDURE AND RULES FOR INDIANA BAR EXAMINATION

Indiana Supreme Court Admission and Discipline Rule 14 provides:

- 1. No review for first or second time takers.
- 2. Review (Petition to the State Board of Law Examiners) is permitted for third, fourth and fifth time examination takers (who qualify by score).
- 3. No appeal to the Indiana Supreme Court is available to third time takers.
- 4. Fourth and fifth time takers who petition the State Board of Law Examiners and are unsuccessful on their petitions, may appeal to the Supreme Court.

The Indiana Supreme Court has determined and approved that only third, fourth and fifth time applicants who are within nine points of the passing score of 264 (those who have achieved a score of 255 or above) shall be permitted to appeal to the State Board of Law Examiners. Review shall be limited to requesting review of no more than two Indiana essay questions and one Multistate Performance Test question. Examinees who are eligible for review are required to designate which questions they wish to have reviewed on the attached Request for Review Form. Submission of a petition, argument, or authorities is not required or permitted. The Request for Review form must be submitted within twenty (20) days of the date of the notification of results letter sent by the State Board of Law Examiners to the Examinee. There will be no extension of time granted. A grader other than the original grader will grade the questions. The examinee will be notified, in writing, of the results of the review. Please do not call the Board of Law Examiners office for results.

If an applicant is unsuccessful on petition to the State Board of Law Examiners and is eligible to appeal to the Supreme Court, the Supreme Court will review **only** those three questions designated in the original petition to the State Board of Law Examiners. Eligible examinees will receive a form to request appeal to the Supreme Court when they receive the results of the Board review.